

1 JAMES B. BALDINGER (*pro hac vice*)
jbaldinger@carltonfields.com
2 DAVID B. ESAU (*pro hac vice*)
desau@carltonfields.com
3 **CARLTON FIELDS JORDEN BURT, P.A.**
CityPlace Tower
4 525 Okeechobee Boulevard, Suite 1200
West Palm Beach, FL 33401
5 Telephone: (561) 659-7070
Facsimile: (561) 659-7368

6 HSIANG "JAMES" H. LIN (SBN 241472)
7 jlin@tklg-llp.com
DAVID V. SACK (*pro hac vice*)
8 dsack@tklg-llp.com
FATIMA S. ALLOO (SBN 283694)
9 falloo@tklg-llp.com

TECHKNOWLEDGE LAW GROUP LLP
10 100 Marine Parkway, Suite 200
Redwood Shores, CA 94065
11 Telephone: (650) 517-5200
Facsimile: (650) 226-3133

12 *Attorneys for Plaintiffs*

14
15 **UNITED STATES DISTRICT COURT**
16 **NORTHERN DISTRICT OF CALIFORNIA**
17 **SAN FRANCISCO DIVISION**

18 IN RE: TFT-LCD (FLAT PANEL)
19 ANTITRUST LITIGATION

Master File No. M:07-1827 SI
MDL No. 1827

20 This Document Relates to Individual Case No.
3:13-cv-03349-SI

Individual Case No. 3:13-cv-03349 SI

21 Acer America Corporation et al.,

**[PROPOSED] REQUEST FOR
INTERNATIONAL JUDICIAL
ASSISTANCE (LETTER
ROGATORY) MITSUBISHI
ELECTRIC CORPORATION**

22 Plaintiffs,

23 v.

24 Hitachi, Ltd. et al.

The Hon. Susan Illston

25 Defendants.

The United States District Court for the Northern District of California, the Honorable Susan Illston, Senior District Judge, presents its compliments to the Appropriate Judicial Authority of Japan, and requests international judicial assistance to obtain evidence to be used in a civil proceeding before this Court in the above captioned matter.

I. REQUEST

The Court requests the assistance described herein as necessary in the interest of justice. The assistance requested is that the Appropriate Judicial Authority of Japan compel depositions and production of documents from the following corporate entity:

Mitsubishi Electric Corporation
Tokyo Building, 2-7-3, Marunouchi
Chiyoda-ku, Tokyo 100-8310
Japan

The Court requests Mitsubishi Electric Corporation (“Mitsubishi”) to produce the documents and things as set out in Attachment A of this Request, and to produce a witness for the deposition topics as set out in Attachment A of this Request. The Court understands the confidential nature of the documents and testimony requested from Mitsubishi. As such, attached as Attachment B is the protective order in this case to protect the confidentiality of the documents and testimony Mitsubishi produces.

II. FACTUAL ALLEGATIONS

Acer America Corporation (“Acer America”), Gateway, Inc. (“Gateway”), and Gateway U.S. Retail, Inc., f/k/a eMachines, Inc. (“Gateway U.S. Retail”) (collectively, “Acer”) filed suit against NEC Corporation; NEC Corporation of America; NEC Display Solutions of America, Inc.; NEC LCD Technologies, Ltd.; Toshiba Corporation; Toshiba Matsushita Display Technology Co., Ltd.; Toshiba America Electronic Components, Inc.; Toshiba America Information Systems, Inc.; LG Display Co., Ltd.; and LG Display America, Inc. (collectively, “Defendants”) to recover damages from Defendants. Acer alleges that its injury was caused by Defendants’ and their alleged co-

1 conspirators' allegedly long-running, unlawful conspiracy to fix, raise, stabilize, and maintain prices
 2 for LCD panels and finished LCD products (hereinafter "LCD products"). Acer alleges that
 3 Defendants' and their alleged co-conspirators' alleged conspiracy extended from at least January 1,
 4 1996 through at least December 11, 2006 (the "Relevant Period"). Acer alleges that it suffered
 5 damages from Defendants' and their alleged co-conspirators' alleged conspiracy by purchasing
 6 Defendants' and their alleged co-conspirators' LCD panels and LCD products at noncompetitive
 7 prices set by Defendants and their alleged co-conspirators through their alleged conspiracy.

8 Acer's investigation indicates that Mitsubishi is a company from which Acer may have
 9 purchased LCD panels and LCD products during the Relevant Period, either directly or through
 10 Acer's Original Design Manufacturers ("ODMs"). Thus, it appears that Mitsubishi possesses
 11 information of relevance to this litigation, including: (1) the quantity of LCD panels and LCD
 12 products that Mitsubishi sold to Acer; (2) the prices of these sales; (3) the revenue generated from
 13 these sales; (4) the costs Mitsubishi incurred in connection with the manufacture and sale of LCD
 14 panels and LCD products to Acer or to Acer's ODMs; and (5) the names of the companies that
 15 supplied the LCD panels and LCD products to Mitsubishi for sale to Acer.

16

17 **III. EVIDENCE**

18 The documents to be produced are identified in Attachment A. The deposition topics are also
 19 listed in Attachment A. Identified as Attachment B, the Court's protective order in this case protects
 20 the confidentiality of any documents and testimony Mitsubishi produces.

21

22 **IV. OFFER OF RECIPROCAL ASSISTANCE**

23 The United States District Court of the Northern District of California is willing to provide
 24 similar assistance to the Judicial Authorities of Japan. See 28 U.S.C. § 1782.

25 ///

26

27

28

V. REIMBURSEMENT FOR COSTS

Should there be any costs associated with the service herein, it will be the responsibility of the attorneys for Acer to reimburse the Appropriate Judicial Authority of Japan concerning the same.

Please direct any correspondence or communications concerning costs to the following:

David V. Sack
TECHKNOWLEDGE LAW GROUP LLP
100 Marine Parkway, Suite 200
Redwood Shores, CA 94065
Telephone: (650) 517-5200
Facsimile: (650) 226-3133

Date: 11/24/14
(SEAL OF COURT)

Honorable Susan Illston
UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
450 Golden Gate Ave., 19th Floor, Rm. 10
San Francisco, CA 94102



Attachment A

In Re TFT-LCD (Flat Panel) Antitrust Litigation
Acer America Corp. v. Hitachi, Ltd., et al.
MDL Case No. 3:07-MD-1827 SI / Case No. 3:13-CV-03349 SI

ATTACHMENT A

I. DEFINITIONS

The words and phrases used in these requests shall have the meanings ascribed to them under the Federal Rules of Civil Procedure and the Local Rules of the United States District Court for the Northern District of California. In addition, the following terms shall have the meanings set forth below whenever used in any Request for Production of Documents.

1. The words “all,” “any,” and “each” mean “each and every.”
2. The words “and” and “or” are both conjunctive and disjunctive as necessary.
3. “Communications” means, without limitation, the transmittal of information (in the form of facts, ideas, inquiries or otherwise) between individuals or companies whether oral, written, electronic, or otherwise, and whether direct or through an intermediary.
4. “Concerning” or “concerns” means discussing, relating to, contradicting, referring to, reflecting, analyzing, describing, constituting, evidencing, containing or disclosing or supporting the referenced matter.
5. “Document” and “documents” shall have the meaning ascribed to them under the Federal Rules of Civil Procedure and shall also mean all electronically stored information (“ESI”) including, without limitation, electronic data or data compilations, electronic files, email and other electronic communications saved to or located on hard disks, file servers, floppy disks, CDs, DVDs, backup tapes, thumb drives, or any other electronic media, whether or not in tangible or electronic form.
6. “LCD Panel” means any display technology involving glass plates or substrates and liquid crystal compound to electronically display an image, including both liquid crystal

display panels as well as modules consisting of liquid crystal display panels combined with a backlight unit, a driver, and other equipment that allow the panel to operate and be integrated into a mobile wireless handset, television, computer monitor, tablet computer or other product.

7. "LCD-containing finished product" refers to any product containing an LCD Panel, including, without limitation, mobile wireless handsets, two-way radios, desktop computer monitors, notebook computers, tablet computers, and televisions.

8. The term "person" or "persons" includes any natural person, public entity, partnership, corporation, association, firm, trust, joint venture, agency, board, authority, commission or other such entity.

9. "Supplier" means any supplier, manufacturer, or seller of LCD Panels or LCD-containing finished products.

10. "Acer" means Acer Inc., Acer America Corporation, Gateway, Inc., and Gateway U.S. Retail, Inc., f/k/a eMachines, Inc., their predecessors and successors, and any past or present parent, division, subsidiary, affiliate, joint venture, associated organization, partner, member, director, officer, agent employee, consultant, staff member, or other representative of any of the foregoing.

11. "You" or "Your" means Mitsubishi Electric Corporation, Mitsubishi Electronics Corporation, their predecessors and successors, and any past or present parent, division, subsidiary, affiliate, joint venture, associated organization, partner, member, director, officer, agent employee, consultant, staff member, or other representative of any of the foregoing.

II. INSTRUCTIONS

1. In responding to this Letter Rogatory, You are requested to produce all documents in Your possession, custody, or control, wherever located, including without limitation any document available to You upon request from Your parents, affiliates, subsidiaries, employees,

officers, directors, attorneys, accountants, financial advisors, consultants, private investigators, or other agents or persons acting or purporting to act on Your behalf, as required by the Federal Rules of Civil Procedure and the applicable local rules.

2. If any part of a document is responsive to any request herein, produce the entire document, including any attachments or exhibits.

3. All documents should be produced as maintained in the ordinary course of business.

4. Any noun used in the singular form shall be construed and applied so as to include the plural, form also, and vice versa.

5. If You are not producing any documents in response to any of the Requests herein, Your response should make it clear that You are not producing any documents in response to that Request.

6. If only a part of a Request is objectionable, the response shall identify with particularity any document or other tangible thing falling within any category of item in the request to which an objection is being made, and shall set forth clearly the extent of and the specific ground for the objection.

7. Each Document Request shall be construed independently, and no Document Request shall be viewed as limiting the scope of any other Document Request.

8. Unless a different time is specified, the relevant time period for each document request is January 1, 1996 through present.

9. You shall designate one or more of Your officers, directors, managing agents, or such other authorized persons who consent to testify on Your behalf concerning the "Deposition Topics" described below. If You designate more than one witness, please identify each such witness by name and title, and identify the specific matters on which each such witness will

testify, in writing at least five business days prior to the deposition.

III. REQUESTS FOR PRODUCTION

1. Finished Goods Sales Data: Please produce transaction-level data, in native format, for all LCD-containing finished products sold by You to Acer or manufactured by You for Acer from January 1996 through present. Please include fields that identify:

- a. the date when You shipped the LCD-containing finished product;
- b. the quantity of LCD-containing finished products associated with each transaction, along with the units of measure for each quantity field in the data;
- c. the date when You billed Acer for the LCD-containing finished product;
- d. the location from where You shipped the LCD-containing finished products in each transaction;
- e. the location to which You shipped the LCD-containing finished products in each transaction;
- f. the product code/model number for the LCD-containing finished product and the description of the LCD-containing finished product;
- g. the gross and net price of each LCD-containing finished product You sold in each transaction;
- h. any discounts, rebates, credits, freight allowances, free goods and/or any other price adjustments You made in connection with each transaction;
- i. the gross and net total amount paid by Acer for the LCD-containing finished products You sold in each transaction;
- j. any taxes, customs, tariffs, duties or other fees paid on the LCD-containing finished products in each transaction;
- k. the invoice number, purchase order number, and/or any other data

sufficient to identify a unique transaction.

2. Please produce documents or databases sufficient to identify all physical characteristics You use to identify each unique LCD-containing finished product contained in the data produced in response to Request No. 1.

3. For each unique LCD-containing finished product identified in the data produced in response to Request No. 1, please produce documents and/or data sufficient to identify the supplier of the LCD Panel for that unique LCD-containing finished product,¹ the part number of the LCD Panel contained in that LCD-containing finished product, and all information You maintain concerning the specifications and characteristics of the LCD Panel contained in each unique LCD-containing finished product.

4. Please produce documents or data sufficient to explain all model codes contained in the data produced in response to Request No. 1.

5. Finished Goods Cost Data: Please produce data, in native format, sufficient to show, by month or quarter, from January 1996 through present, and for each type of LCD-containing finished product sold by You to Acer or manufactured by You for Acer during this time period, Your costs incurred in connection with the manufacture and sale of those LCD-containing finished products, including cost of goods sold (COGS) and costs of goods manufactured (COGM).

a. COGS and COGM data should include a breakdown of material, labor, variable overhead, and fixed overhead, and any other cost categories tracked in the ordinary course of business.

b. If You utilize a standard costing system, please include standard cost and variance data for the above cost categories. If this level of data is unavailable then please

¹ See Attachment C for a list of the Acer Plaintiffs ODMs and LCD Panel Suppliers.

provide product/product line profit and loss statements at the most disaggregated level available.

6. Please produce documents and/or data sufficient to identify, for each measurement of cost included in the data produced in response to Request No. 5, each component of that measurement of cost.

7. Please produce all communications between You and the suppliers of the LCD Panels concerning the prices of the LCD Panels to be incorporated into LCD-containing finished products sold to Acer or manufactured by You for Acer.

8. Please produce all documents relating to communications between You and any other person or entity concerning the prices of LCD Panels and the prices of LCD-containing finished products.

9. Please produce all documents concerning the prices of the LCD Panels to be incorporated into LCD-containing finished products sold to Acer or manufactured by You for Acer.

10. Panel Purchase Data: For each unique LCD-containing finished product identified in the data produced in response to Request No. 1, please produce transactional-level data, in native format, reflecting Your purchases of LCD Panels in connection with the sale of those LCD-containing finished products to Acer or the manufacture of those LCD-containing finished products for Acer, from January 1996 through present, including, but not limited to documents or data concerning:

- a. the date when You received the LCD Panels;
- b. the quantity of LCD Panels associated with each transaction, and the units of measure for each quantity field in the data;
- c. the location from where You took delivery of the LCD Panels;

- d. the manufacturer of the LCD Panel;
- e. the specific entity that shipped the LCD Panels to You;
- f. data or information used to identify the specifications of each LCD Panel, including but not limited to part numbers, serial numbers or any other unique identifier, complete product descriptions, and size;
- g. the gross and net price of each LCD Panel You purchased in each transaction;
- h. any discounts, rebates, credits, freight allowances, free goods and/or any other price adjustments You made in connection with each transaction involving an LCD Panel;
- i. the gross and net total amount paid for the LCD Panels You purchased in connection with each such transaction;
- j. any taxes, customs, tariffs, duties or other fees paid on each LCD Panel You purchased;
- k. the invoice number, purchase order number, and/or any other data sufficient to identify a unique transaction.

11. Documents sufficient to show Your relationship with Your parents, subsidiaries and affiliates.

IV. DEPOSITION TOPICS

1. Finished Goods Sales Data: Your transaction-level data for all LCD-containing finished products sold by You to Acer or manufactured by You for Acer from January 1996 through present, including:

- a. the date when You shipped the LCD-containing finished product;
- b. the quantity of LCD-containing finished products associated with each

transaction, along with the units of measure for each quantity field in the data;

- c. the date when You billed Acer for the LCD-containing finished product;
- d. the location from where You shipped the LCD-containing finished products in each transaction;
- e. the location to which You shipped the LCD-containing finished products in each transaction;
- f. the product code/model number for the LCD-containing finished product and the description of the LCD-containing finished product;
- g. the gross and net price of each LCD-containing finished product You sold in each transaction;
- h. any discounts, rebates, credits, freight allowances, free goods and/or any other price adjustments You made in connection with each transaction;
- i. the gross and net total amount paid by Acer for the LCD-containing finished products You sold in each transaction;
- j. any taxes, customs, tariffs, duties or other fees paid on the LCD-containing finished products in each transaction;
- k. the invoice number, purchase order number, and/or any other data sufficient to identify a unique transaction.

2. All physical characteristics You use to identify each unique LCD-containing finished product contained in the data produced in response to Document Request No. 1.

3. For each unique LCD-containing finished product identified in the data produced in response to Document Request No. 1, the supplier of the LCD Panel for that unique LCD-containing finished product, the part number of the LCD Panel contained in that LCD-containing finished product, and the specifications and characteristics of the LCD Panel contained in each

unique LCD-containing finished product.

4. All model codes contained in the data produced in response to Document Request No. 1.

5. Finished Goods Cost Data: By month or quarter, from January 1996 through present, and for each type of LCD-containing finished product sold by You to Acer or manufactured by You for Acer during this time period, Your costs incurred in connection with the manufacture and sale of those LCD-containing finished products, including cost of goods sold (COGS) and costs of goods manufactured (COGM).

6. For each measurement of cost included in the data produced in response to Document Request No. 5, identify each component of that measurement of cost.

7. Communications between You and the suppliers of the LCD Panels concerning the prices of the LCD Panels to be incorporated into LCD-containing finished products sold to Acer or manufactured by You for Acer.

8. Communications between You and any other person or entity concerning the prices of LCD Panels and the prices of LCD-containing finished products.

9. The prices of the LCD Panels to be incorporated into LCD-containing finished products sold to Acer or manufactured by You for Acer.

10. Panel Purchase Data: For each unique LCD-containing finished product identified in the data produced in response to Document Request No. 1, discuss transactional-level data reflecting Your purchases of LCD Panels in connection with the sale of those LCD-containing finished products to Acer or the manufacture of those LCD-containing finished products for Acer, from January 1996 through present, including, but not limited to documents or data concerning:

a. the date when You received the LCD Panels;

- b. the quantity of LCD Panels associated with each transaction, and the units of measure for each quantity field in the data;
- c. the location from where You took delivery of the LCD Panels;
- d. the manufacturer of the LCD Panel;
- e. the specific entity that shipped the LCD Panels to You;
- f. data or information used to identify the specifications of each LCD Panel, including but not limited to part numbers, serial numbers or any other unique identifier, complete product descriptions, and size;
- g. the gross and net price of each LCD Panel You purchased in each transaction;
- h. any discounts, rebates, credits, freight allowances, free goods and/or any other price adjustments You made in connection with each transaction involving an LCD Panel;
- i. the gross and net total amount paid for the LCD Panels You purchased in connection with each such transaction;
- j. any taxes, customs, tariffs, duties or other fees paid on each LCD Panel You purchased;
- k. the invoice number, purchase order number, and/or any other data sufficient to identify a unique transaction.

11. Your relationship with Your parents, subsidiaries, and affiliates.

12. Authentication of Documents: Authentication of all documents produced in response to this Letter Rogatory.

Attachment B

1

2

3

4

5

6

7

8

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

In Re TFT-LCD (FLAT PANEL)) No.: M-07-1827 SI
ANTITRUST LITIGATION) MDL NO. 1827
_____) STIPULATED PROTECTIVE ORDER
This Document Relates to:)
_____)
ALL ACTIONS.)

1. PURPOSES AND LIMITATIONS.

Disclosure and discovery activity in this action may involve production of trade secrets or other confidential research, development, or commercial information, within the meaning of Fed.R.Civ.P. 26(c); or other private or competitively sensitive information for which special protection from public disclosure and from use for any purpose other than prosecuting this litigation would be warranted. Accordingly, the parties hereby stipulate to and petition the Court to enter the following Stipulated Protective Order. The parties acknowledge that this Order does not confer blanket protections on all disclosures or responses to discovery and that the protection it affords extends only to the limited information or items that are entitled under the applicable legal principles to confidential treatment. The parties further acknowledge, as set forth in Section 10, below, that this Stipulated Protective Order creates no entitlement to file confidential information under seal. Civil Local Rule 79-5 sets forth the

1 procedures that must be followed and reflects the standards that will be applied when a party
2 seeks permission from the Court to file material under seal, and is hereby incorporated by
3 reference.

4 2. **DEFINITIONS.**

5 2.1 Party: any party to this action, including all of its officers, directors,
6 and employees.

7 2.2 Disclosure or Discovery Material: all items or information, regardless
8 of the medium or manner generated, stored, or maintained (including, among other things,
9 documents, testimony, transcripts, or tangible things) that are produced or generated in
10 disclosures or responses to discovery in this matter.

11 2.3 Confidential Information or Items: information (regardless of how
12 generated, stored or maintained) or tangible things that qualify for protection under standards
13 developed under Fed.R.Civ.P. 26(c).

14 2.4 Highly Confidential Information or Items: extremely sensitive
15 Confidential Information or Items whose disclosure to another Party or non-party would create
16 a substantial risk of injury that could not be avoided by less restrictive means.

17 2.5 Receiving Party: a Party that receives Disclosure or Discovery Material
18 from a Producing Party.

19 2.6 Producing Party: a Party or non-party that produces Disclosure or
20 Discovery Material in this action.

21 2.7. Designating Party: a Party or non-party that designates information or
22 items that it produces in disclosures or in responses to discovery as "Confidential" or "Highly
23 Confidential."

24 2.8 Protected Material: any Disclosure or Discovery Material that is
25 designated as "Confidential" or as "Highly Confidential."

26 2.9. Outside Counsel: attorneys, along with their paralegals, and other
27 support personnel, who are not employees of a Party but who are retained to represent or
28 advise a Party in this action.

1 2.10 In House Legal Personnel: attorneys and other personnel employed by
2 a Party to perform legal functions who are responsible for overseeing this litigation for the
3 Party.

4 2.11 Counsel (without qualifier): Outside Counsel and In House Legal
5 Personnel (as well as their support staffs, including but not limited to attorneys, paralegals,
6 secretaries, law clerks, and investigators).

7 2.12 Expert and/or Consultant: a person with specialized knowledge or
8 experience in a matter pertinent to the litigation, along with his or her employees and support
9 personnel, who has been retained by a Party or its Counsel to serve as an expert witness or as
10 a consultant in this action, and who is not currently an employee, nor has been an employee
11 within four years of the date of entry of this Order, of a Party or of a TFT-LCD business unit
12 of a non-party, and who, at the time of retention, is not anticipated to become an employee of
13 a Party or of a TFT-LCD business unit of a non-party. This definition includes a professional
14 jury or trial consultant retained in connection with this litigation.

15 2.13 Professional Vendors: persons or entities that provide litigation support
16 services (e.g., photocopying; videotaping; translating; preparing exhibits or demonstrations;
17 organizing, storing, retrieving data in any form or medium; *etc.*) and their employees and
18 subcontractors.

19 3. **SCOPE.**

20 The protections conferred by this Stipulated Protective Order cover not only
21 Protected Material (as defined above), but also any information copied or extracted therefrom,
22 as well as all copies, excerpts, summaries, or compilations thereof, plus testimony,
23 conversations, or presentations by Parties or Counsel in settings that might reveal Protected
24 Material. However, this Order shall not be construed to cause any Counsel to produce, return,
25 and/or destroy their own attorney work product, or the work product of their co-counsel.

26 4. **DURATION.**

27 The confidentiality obligations imposed by this Order shall remain in effect until
28 the Designating Party agrees otherwise in writing or this Court orders otherwise.

5. DESIGNATING PROTECTED MATERIAL.

5.1 Exercise of Restraint and Care in Designating Material for Protection.

3 Each Party or non-party that designates information or items for protection under this Order
4 must take care to limit any such designation to specific material that qualifies under the
5 appropriate standards and avoid indiscriminate designations.

If it comes to a Designating Party's attention that information or items that it designated for protection do not qualify for protection at all, or do not qualify for the level of protection initially asserted, that Designating Party must promptly notify all Receiving Parties that it is withdrawing or changing the mistaken designation.

10 5.2 Manner and Timing of Designations. Except as otherwise provided in
11 this Order (see, e.g., section 5.2(b), below), or as otherwise stipulated or ordered, material
12 that qualifies for protection under this Order must be clearly so designated before the material
13 is disclosed or produced. Notwithstanding the preceding sentence, should a Producing Party
14 discover that it produced material that was not designated as Protected Material or that it
15 produced material that was designated as Protected Material but had designated that Protected
16 Material in the incorrect category of Protected Material, the Producing Party may notify all
17 Parties, in writing, of the error and identifying (by bates number or other individually
18 identifiable information) the affected documents and their new designation or re-designation.
19 Thereafter, the material so designated or re-designated will be treated as Protected Material.
20 Promptly after providing such notice, the Producing Party shall provide re-labeled copies of
21 the material to each Receiving Party reflecting the change in designation. The Receiving Party
22 will replace the incorrectly designated material with the newly designated materials and will
23 destroy the incorrectly designated materials.

Designation in conformity with this Order requires:

25 (a) for information in documentary form (apart from transcripts of
26 depositions or other pretrial or trial proceedings), that the Producing Party affix the
27 legend "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" on each page that
28 contains protected material.

14 Transcript pages containing Protected Material must be separately bound by the
15 court reporter, who must affix to each such page the legend "CONFIDENTIAL" or
16 "HIGHLY CONFIDENTIAL," as instructed by the Party or nonparty sponsoring,
17 offering, giving or eliciting the witness' testimony.

22 5.3 Inadvertent Failures to Designate. If corrected, an inadvertent failure to
23 designate qualified information or items as “Confidential” or “Highly Confidential” does not,
24 standing alone, waive the Designating Party’s right to secure protection under this Order for
25 such material. If material is re-designated as “Confidential” or “Highly Confidential” after the
26 material was initially produced, the Receiving Party, upon notification of the designation, must
27 make reasonable efforts to assure that the material is treated in accordance with the provisions
28 of this Order.

5.4 Increasing the Designation of Information or Items Produced by Other
1
2 Parties or Non-Parties. Subject to the standards of paragraph 5.1, a Party may increase the
3 designation (i.e., change any Disclosure or Discovery Material produced without a designation
4 to a designation of "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" or designate any
5 Disclosure or Discovery Material produced as "CONFIDENTIAL" to a designation of
6 "HIGHLY CONFIDENTIAL") of any Discovery Material produced by any other Party or
7 non-Party, provided that said Discovery Material contains the upward Designating Party's own
8 Confidential or Highly Confidential Information. Any such increase in the designation of a
9 document shall be made within 90 days of the date of its production, unless good cause is
10 shown for a later increase in the designation.

11 Increasing a designation shall be accomplished by providing written notice to all
12 Parties identifying (by bates number or other individually identifiable information) the
13 Disclosure or Discovery Material whose designation is to be increased. Promptly after
14 providing such notice, the upward Designating Party shall provide re-labeled copies of the
15 material to each Receiving Party reflecting the change in designation. The Receiving Party
16 will replace the incorrectly designated material with the newly designated materials and will
17 destroy the incorrectly designated materials. Any Party may object to the increased
18 designation of Disclosure or Discovery Materials pursuant to the procedures set forth in
19 paragraph 6 regarding challenging designations. The upward Designating Party shall bear the
20 burden of establishing the basis for the increased designation.

6. CHALLENGING CONFIDENTIALITY DESIGNATIONS.

22 6.1 Timing of Challenges. A Party does not waive its right to challenge a
23 confidentiality designation by electing not to mount a challenge promptly after the original
24 designation is disclosed.

25 6.2 Meet and Confer. A Party that elects to initiate a challenge to a
26 Designating Party's confidentiality designation must do so in good faith and must begin the
27 process by notifying the Designating Party in writing, by telephone or in person of its challenge
28 and identify the challenged material, then conferring directly in voice to voice dialogue (other

1 forms of communication are not sufficient) with counsel for the Designating Party. The Parties
2 must then meet and confer in good faith. Each Party must explain the basis for its respective
3 position about the propriety of the challenged confidentiality designations. The parties shall
4 have fourteen (14) days from the initial notification of a challenge to complete this meet and
5 confer process.

6 6.3 Judicial Intervention. In any judicial proceeding challenging a
7 confidentiality designation, the burden of persuasion with respect to the propriety of the
8 confidentiality designation shall remain upon the Designating Party. If the parties are not able
9 to resolve a dispute about a confidentiality designation within the time provided in paragraph
10 6.2, above, the parties shall, within fourteen (14) days thereafter, prepare and present to the
11 Special Master a joint letter brief that identifies the challenged material and sets forth the
12 respective positions of the parties about the propriety of the challenged confidentiality
13 designations. Until the ruling on the dispute becomes final pursuant to the provisions of
14 Pre-Trial Order No. 4, all parties shall continue to afford the material in question the level of
15 protection to which it is entitled under the Designating Party's designation.

16 In the event that the final ruling is that the challenged material is not confidential
17 or that its designation should be changed, the Designating Party shall reproduce copies of all
18 materials with their designations removed or changed in accordance with the ruling within
19 thirty (30) days at the expense of the Designating Party.

20 7. **ACCESS TO AND USE OF PROTECTED MATERIAL.**

21 7.1 Basic Principles. A Receiving Party may use Protected Material that is
22 disclosed or produced by a Producing Party only in connection with this action for prosecuting,
23 defending, or attempting to settle this action. Such Protected Material may be disclosed only
24 to the categories of persons and under the conditions described in this Order. When the
25 litigation has been terminated, a Receiving Party must comply with the provisions of section 11,
26 below (FINAL DISPOSITION).

27 Protected Material must be stored and maintained by a Receiving Party at a
28 location and in a secure manner that ensures that access is limited to the persons authorized

1 under this Order. For purposes of this Order, a secure website, or other internet-based
2 document depository with adequate security, shall be deemed a secure location.

3 7.2 Disclosure of "CONFIDENTIAL" Information or Items. Unless
4 otherwise ordered by the Court or permitted in writing by the Designating Party, a Receiving
5 Party may disclose any information or item designated "CONFIDENTIAL" only to:

6 (a) the Receiving Party's Outside Counsel of record in this action, as well as
7 employees of said counsel to whom it is reasonably necessary to disclose the
8 information for this litigation;

9 (b) current or former officers, directors, and employees of Parties to whom
10 disclosure is reasonably necessary for this litigation and who have signed the
11 "Agreement To Be Bound by Protective Order" (Exhibit A);

12 (c) Experts and/or Consultants with respect to each of whom (1) disclosure
13 is reasonably necessary for this litigation, and (2) an "Agreement To Be Bound by
14 Protective Order" (Exhibit A) has been signed;

15 (d) the Court and its personnel;

16 (e) stenographers, their staffs, and professional vendors to whom disclosure
17 is reasonably necessary for this litigation and who have signed the "Agreement To Be
18 Bound by Protective Order" (Exhibit A);

19 (f) the author, addressees, or recipients of the document, or any other
20 natural person who would have likely reviewed such document during his or her
21 employment as a result of the substantive nature of his or her employment position, or
22 who is specifically identified in the document, or whose conduct is purported to be
23 specifically identified in the document;

24 (g) witnesses in the action to whom disclosure is reasonably necessary for
25 this litigation and who have signed the "Agreement To Be Bound by Protective Order"
26 (Exhibit A); provided that, Confidential Information may be disclosed to a witness
27 during their deposition, but only if they have executed the "Agreement to Be Bound by
28 Protective Order" (Exhibit A), which shall be made an exhibit to the deposition

1 transcript, or have agreed on the record to keep the information confidential and not to
2 use it for any purpose, or have been ordered to do so; and provided further that, pages
3 of transcribed deposition testimony or exhibits to depositions that reveal Confidential
4 Information must be marked "Confidential" and separately bound by the court reporter
5 and not included in the main deposition transcript and exhibit binder, and may not be
6 disclosed to anyone except as permitted under this Stipulated Protective Order; and

7 (h) any other person to whom the Designating Party agrees in writing or on
8 the record, and any other person to whom the Court compels access to the Confidential
9 Information.

10 **7.3 Disclosure of "HIGHLY CONFIDENTIAL" Information or Items.**

11 Unless otherwise ordered by the Court or permitted in writing by the Designating Party, a
12 Receiving Party may disclose any information or item designated "HIGHLY
13 CONFIDENTIAL" only to:

14 (a) the Receiving Party's Outside Counsel of record in this action, as well as
15 employees of said counsel to whom it is reasonably necessary to disclose the
16 information for this litigation;

17 (b) Experts and/or Consultants with respect to each of whom (1) disclosure
18 is reasonably necessary for this litigation, and (2) an "Agreement To Be Bound by
19 Protective Order" (Exhibit A) has been signed;

20 (c) the Court and its personnel;

21 (d) stenographers, their staffs, and professional vendors to whom disclosure
22 is reasonably necessary for this litigation and who have signed the "Agreement to Be
23 Bound by Protective Order" (Exhibit A);

24 (e) the author, addressees or recipients of the document, or any other
25 natural person who would have likely reviewed such document during his or her
26 employment as a result of the substantive nature of his or her employment position, or
27 who is specifically identified in the document, or whose conduct is purported to be
28 specifically identified in the document;

1 (f) deposition witnesses but only during their depositions and only if they
2 have executed the "Agreement to Be Bound by Protective Order" (Exhibit A), which
3 shall be made an exhibit to the deposition transcript, or have agreed on the record to
4 keep the information confidential and not to use it for any purpose, or have been
5 ordered to do so; and in addition, if the witness is an employee of a Party or is a former
6 employee of a Party, then In House Legal Personnel of the Party in attendance at the
7 deposition of such a witness, may also be present during that portion of the deposition
8 but only if the In House Legal Personnel has signed the "Agreement to Be Bound by
9 Protective Order" (Exhibit A); provided that, pages of transcribed deposition testimony
10 or exhibits to depositions that reveal Highly Confidential Information must be marked
11 "Highly Confidential" and separately bound by the court reporter and not included in
12 the main deposition transcript and exhibit binder, and may not be disclosed to anyone
13 except as permitted under this Stipulated Protective Order; and provided, further that,
14 the parties will meet and confer if the Designating Party believes a particular document
15 requires different treatment for use at deposition; and

16 (g) any other person to whom the Designating Party agrees in writing or on
17 the record, and any other person to whom the Court compels access to the Highly
18 Confidential Information.

19 7.4 Retention of Exhibit A. Outside Counsel for the Party that obtains the
20 signed "Agreements To Be Bound by Protective Order" (Exhibit A), as required above, shall
21 retain them for one year following the final termination of this action, including any appeals,
22 and shall make them available to other Parties upon good cause shown.

23 7.5 Retention of Protected Material. Persons who have been shown
24 Protected Material pursuant to Section 7.2(b), (f), or (g), or Section 7.3(e) or (f) shall not
25 retain copies of such Protected Material.

1
2 **8. PROTECTED MATERIAL SUBPOENAED OR ORDERED**
3 **PRODUCED IN OTHER LITIGATION.**

4 If a Receiving Party is served with a discovery request, subpoena or an order
5 issued in other litigation that would compel disclosure of any information or items designated
6 in this action as "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL," the Receiving Party
7 must so notify the Designating Party, in writing (by fax or electronic mail, if possible), along
8 with a copy of the discovery request, subpoena or order, as soon as reasonably practicable.

9 The Receiving Party also must immediately inform the party who caused the
10 discovery request, subpoena or order to issue in the other litigation that some or all the material
11 covered by the subpoena or order is the subject of this Protective Order. In addition, the
12 Receiving Party must deliver a copy of this Stipulated Protective Order promptly to the party
13 in the other action that caused the discovery request, subpoena or order to issue.

14 The purpose of imposing these duties is to alert the interested parties to the
15 existence of this Stipulated Protective Order and to afford the Designating Party in this case an
16 opportunity to try to protect its confidentiality interest in the court from which the discovery
17 request, subpoena or order is issued. The Designating Party shall bear the burdens and the
18 expenses of seeking protection in that court of its confidential or highly confidential material.
19 Nothing in these provisions should be construed as authorizing or encouraging a Receiving
20 Party in this action to disobey a lawful directive from another court.

21 **9. UNAUTHORIZED DISCLOSURE OF PROTECTED**
22 **MATERIAL.**

23 If a Receiving Party learns that, by inadvertence or otherwise, it has disclosed
24 Protected Material to any person or in any circumstance not authorized under this Stipulated
25 Protective Order, the Receiving Party must immediately (a) notify in writing the Designating
26 Party of the unauthorized disclosures, (b) use its best efforts to retrieve all copies of the
27 Protected Material, (c) inform the person or persons to whom unauthorized disclosures were
28 made of all the terms of this Order, and (d) request such person or persons to execute the
"Acknowledgment and Agreement To Be Bound" that is attached hereto as Exhibit A.

10. FILING PROTECTED MATERIAL.

Without written permission from the Designating Party or a court order secured after appropriate notice to all interested persons, a Party may not file in the public record in this action any Protected Material. A Party that seeks to file under seal any Protected Material must comply with Civil Local Rule 79-5.

11. FINAL DISPOSITION.

7 Unless otherwise ordered or agreed in writing by the Producing Party, within
8 thirty days after the final termination of this action, including any appeals, each Receiving
9 Party must return all Protected Material to the Producing Party. As used in this subdivision,
10 "Protected Material" includes all copies, abstracts, compilations, summaries or any other form
11 of reproducing or capturing any of the Protected Material. The Receiving Party may destroy
12 some or all of the Protected Material instead of returning it. Whether the Protected Material
13 is returned or destroyed, the Receiving Party must submit a written certification to the
14 Producing Party (and, if not the same person or entity, to the Designating Party) by the thirty
15 day deadline that identifies (by category, where appropriate) all the Protected Material that was
16 returned or destroyed and that affirms that the Receiving Party has not retained any copies,
17 abstracts, compilations, summaries or other forms of reproducing or capturing any of the
18 Protected Material. Notwithstanding this provision, counsel are entitled to retain an archival
19 copy of all pleadings, motion papers, transcripts, legal memoranda, correspondence or
20 attorney work product, even if such materials contain Protected Material. Any such archival
21 copies that contain or constitute Protected Material remain subject to this Protective Order as
22 set forth in Section 4 (DURATION), above.

12. INADVERTENTLY PRODUCED DOCUMENTS.

24 If a Party at any time notifies any other Party that it inadvertently produced
25 documents, testimony, information, and/or things that are protected from disclosure under the
26 attorney-client privilege, work product doctrine, and/or any other applicable privilege or
27 immunity from disclosure, or the Receiving Party discovers such inadvertent production, the
28 inadvertent production shall not be deemed a waiver of the applicable privilege or protection.

1 The Receiving Party shall immediately return all copies of such documents, testimony,
2 information and/or things to the inadvertently producing Party and shall not use such items for
3 any purpose until further order of the Court. In all events, such return must occur within three
4 (3) business days of receipt of notice or discovery of the inadvertent production. The return of
5 any discovery item to the inadvertently producing Party shall not in any way preclude the
6 Receiving Party from moving the Court for a ruling that the document or thing was never
7 privileged.

8 **13. ATTORNEY RENDERING ADVICE**

9 Nothing in this Protective Order will bar or otherwise restrict an attorney from
10 rendering advice to his or her client with respect to this matter or from relying upon or
11 generally referring to "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL" Disclosure or
12 Discovery Material in rendering such advice; provided however, that in rendering such advice
13 or in otherwise communicating with his or her client, the attorney shall not reveal or disclose
14 the specific content thereof if such disclosure is not otherwise permitted under this Protective
15 Order.

16 **14. DISPOSITIVE MOTION HEARINGS AND TRIAL**

17 The terms of this Protective Order shall govern in all circumstances except for
18 presentations of evidence and argument at hearings on dispositive motions and at trial. The
19 parties shall meet and confer in advance of such proceedings and seek the guidance of the Court
20 as to appropriate procedures to govern such proceedings.

21 **15. MISCELLANEOUS.**

22 **15.1 Right to Further Relief.** Nothing in this Order abridges the right of any
23 person to seek its modification by the Court in the future.

24 **15.2 Right to Assert Other Objections.** By stipulating to the entry of this
25 Protective Order no Party waives any right it otherwise would have to object to disclosing or
26 producing any information or item on any ground not addressed in this Stipulated Protective
27 Order. Similarly, no Party waives any right to object on any ground to use in evidence of any
28 of the material covered by this Protective Order.

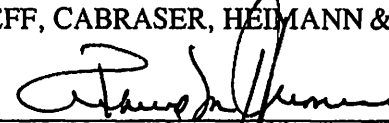
1 IT IS SO STIPULATED.
2
3

PEARSON, SIMON, SOTER, WARSHAW &
PENNY, LLP

4 By: 
5 Bruce L. Simon
6
7

Bruce L. Simon (State Bar No. 96241)
44 Montgomery Street, Suite 1200
San Francisco, CA 94104
Telephone: (415) 433-9000
Facsimile: (415) 433-9008

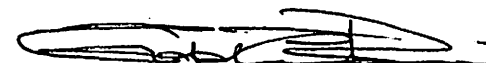
8
9 Interim Co-Lead Counsel for the Direct Purchaser
10 Plaintiffs

11 LIEFF, CABRASER, HEIMANN & BERNSTEIN, LLP
12 By: 
13 Richard M. Heimann
14

15 Richard M. Heimann (State Bar No. 63607)
16 275 Battery Street, 30th Floor
17 San Francisco, CA 94111-3339
18 Telephone: (415) 956-1000
19 Facsimile: (415) 956-1008

20 Interim Co-Lead Counsel for the Direct Purchaser
21 Plaintiffs

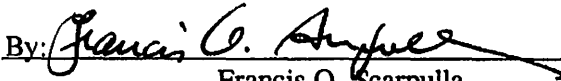
22 19 GIRARD GIBBS, LLP
23

24 By: 
25 Elizabeth C. Pritzker
26

27 Elizabeth C. Pritzker (State Bar No. 146267)
28 601 California Street, Suite 1400
San Francisco, CA 94108
Telephone: (415) 981-4800
Facsimile: (415) 981-4846

Interim Liaison Counsel for the Direct Purchaser
Plaintiffs

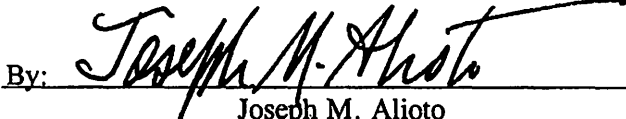
1 ZELLE HOFMANN VOELBEL MASON &
2 GETTE LLP

3 By: 
4 Francis O. Scarpulla

5 Francis O. Scarpulla (State Bar No. 41059)
6 44 Montgomery Street, Suite 3400
7 San Francisco, CA 94104
8 Telephone: (415) 693-0700
9 Facsimile: (415) 693-0770

10 Interim Co-Lead Counsel for the Indirect Purchaser
11 Plaintiffs

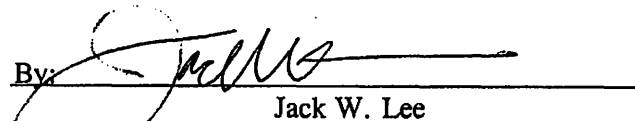
12 ALIOTO LAW FIRM

13 By: 
14 Joseph M. Alioto

15 Joseph M. Alioto (State Bar No. 42680)
16 555 California Street, Suite 3160
17 San Francisco, CA 94104
18 Telephone: (415) 434-8900
19 Facsimile: (415) 434-9200

20 Interim Co-Lead Counsel for the Indirect Purchaser
21 Plaintiffs

22 MINAMI TAMAKI LLP

23 By: 
24 Jack W. Lee

25 Jack W. Lee (State Bar No. 71626)
26 360 Post Street, 8th Floor
27 San Francisco, California 94108
28 Telephone: (415) 788-0204
Facsimile: (415) 398-3887

Interim Liaison Counsel for the Indirect Purchaser
Plaintiffs

1 PILLSBURY WINTHROP SHAW PITTMAN LLP
2

3 By: Albert J. Boro, Jr.
4 Albert J. Boro, Jr.

5 Albert J. Boro, Jr. (State Bar No. 126657)
6 50 Fremont Street
7 San Francisco, CA 94105
8 Telephone: (415) 983-1000
9 Facsimile: (415) 983-1200

10 Attorneys for Defendants Sharp Corporation and
11 Sharp Electronics Corporation

12 SEDGWICK, DETERT, MORAN & ARNOLD LLP

13 By: Michael Healy
14 Michael Healy (State Bar No. 95098)
15 One Market Plaza
16 Steuart Tower, 8th Floor
17 San Francisco, CA 94105
18 Tel: (415) 781-7900
19 Fax: (415) 781-2635

20 Attorneys for Defendant
21 AU Optronics Corporation America

22 WILMER CUTLER PICKERING HALE AND DORR
23 LLP

24 By: Steven F. Cherry
25 Steven F. Cherry (*pro hac vice*)
26 1875 Pennsylvania Avenue NW
27 Washington, DC 20006
28 Tel: (202) 663-6000
Fax: (202) 663-6363

Attorneys for Defendants Chi Mei Optoelectronics USA,
Inc., CMO Japan Co., Ltd., and Nexgen Mediatech USA,
Inc.

1 SEDGWICK, DETERT, MORAN & ARNOLD LLP
2
3 By: 
4 Michael Healy
5 Michael Healy (State Bar No. 95098)
6 One Market Plaza
7 Steuart Tower, 8th Floor
8 San Francisco, CA 94105
9 Tel: (415) 781-7900
10 Fax: (415) 781-2635
11
12 Attorneys for Defendant
13 AU Optronics Corporation America
14
15 WILMER CUTLER PICKERING HALE AND DORR
16 LLP
17
18 By: 
19 Steven F. Cherry
20 Steven F. Cherry (*pro hac vice*)
21 1875 Pennsylvania Avenue NW
22 Washington, DC 20006
23 Tel: (202) 663-6000
24 Fax: (202) 663-6363
25
26 Attorneys for Defendants Chi Mei Optoelectronics
27 USA, Inc., CMO Japan Co., Ltd., and Nexgen
28 Mediatech USA, Inc.
PAUL, HASTINGS, JANOFSKY & WALKER LLP
29
30
31 By: 
32 Kevin C. McCann
33 Kevin C. McCann (State Bar No. 120874)
34 55 Second Street, 24th Floor
35 San Francisco, CA 94105
36 Tel: (415) 856-7000
37 Fax: (415) 856-7100
38
39 Attorneys for Defendants Epson Electronics America,
40 Inc. and Epson Imaging Devices Corporation
41
42
43
44
45
46
47
48
49
50
51
52
53
54
55
56
57
58
59
60
61
62
63
64
65
66
67
68
69
70
71
72
73
74
75
76
77
78
79
80
81
82
83
84
85
86
87
88
89
90
91
92
93
94
95
96
97
98
99
100
101
102
103
104
105
106
107
108
109
110
111
112
113
114
115
116
117
118
119
120
121
122
123
124
125
126
127
128
129
130
131
132
133
134
135
136
137
138
139
140
141
142
143
144
145
146
147
148
149
150
151
152
153
154
155
156
157
158
159
160
161
162
163
164
165
166
167
168
169
170
171
172
173
174
175
176
177
178
179
180
181
182
183
184
185
186
187
188
189
190
191
192
193
194
195
196
197
198
199
200
201
202
203
204
205
206
207
208
209
210
211
212
213
214
215
216
217
218
219
220
221
222
223
224
225
226
227
228
229
230
231
232
233
234
235
236
237
238
239
240
241
242
243
244
245
246
247
248
249
250
251
252
253
254
255
256
257
258
259
260
261
262
263
264
265
266
267
268
269
270
271
272
273
274
275
276
277
278
279
280
281
282
283
284
285
286
287
288
289
290
291
292
293
294
295
296
297
298
299
300
301
302
303
304
305
306
307
308
309
310
311
312
313
314
315
316
317
318
319
320
321
322
323
324
325
326
327
328
329
330
331
332
333
334
335
336
337
338
339
340
341
342
343
344
345
346
347
348
349
350
351
352
353
354
355
356
357
358
359
360
361
362
363
364
365
366
367
368
369
370
371
372
373
374
375
376
377
378
379
380
381
382
383
384
385
386
387
388
389
390
391
392
393
394
395
396
397
398
399
400
401
402
403
404
405
406
407
408
409
410
411
412
413
414
415
416
417
418
419
420
421
422
423
424
425
426
427
428
429
430
431
432
433
434
435
436
437
438
439
440
441
442
443
444
445
446
447
448
449
450
451
452
453
454
455
456
457
458
459
460
461
462
463
464
465
466
467
468
469
470
471
472
473
474
475
476
477
478
479
480
481
482
483
484
485
486
487
488
489
490
491
492
493
494
495
496
497
498
499
500
501
502
503
504
505
506
507
508
509
510
511
512
513
514
515
516
517
518
519
520
521
522
523
524
525
526
527
528
529
530
531
532
533
534
535
536
537
538
539
540
541
542
543
544
545
546
547
548
549
550
551
552
553
554
555
556
557
558
559
550
551
552
553
554
555
556
557
558
559
560
561
562
563
564
565
566
567
568
569
570
571
572
573
574
575
576
577
578
579
580
581
582
583
584
585
586
587
588
589
580
581
582
583
584
585
586
587
588
589
590
591
592
593
594
595
596
597
598
599
590
591
592
593
594
595
596
597
598
599
600
601
602
603
604
605
606
607
608
609
610
611
612
613
614
615
616
617
618
619
620
621
622
623
624
625
626
627
628
629
630
631
632
633
634
635
636
637
638
639
640
641
642
643
644
645
646
647
648
649
650
651
652
653
654
655
656
657
658
659
660
661
662
663
664
665
666
667
668
669
660
661
662
663
664
665
666
667
668
669
670
671
672
673
674
675
676
677
678
679
680
681
682
683
684
685
686
687
688
689
690
691
692
693
694
695
696
697
698
699
690
691
692
693
694
695
696
697
698
699
700
701
702
703
704
705
706
707
708
709
7010
7011
7012
7013
7014
7015
7016
7017
7018
7019
7020
7021
7022
7023
7024
7025
7026
7027
7028
7029
7030
7031
7032
7033
7034
7035
7036
7037
7038
7039
7040
7041
7042
7043
7044
7045
7046
7047
7048
7049
7050
7051
7052
7053
7054
7055
7056
7057
7058
7059
7060
7061
7062
7063
7064
7065
7066
7067
7068
7069
7070
7071
7072
7073
7074
7075
7076
7077
7078
7079
7080
7081
7082
7083
7084
7085
7086
7087
7088
7089
7090
7091
7092
7093
7094
7095
7096
7097
7098
7099
70100
70101
70102
70103
70104
70105
70106
70107
70108
70109
70110
70111
70112
70113
70114
70115
70116
70117
70118
70119
70120
70121
70122
70123
70124
70125
70126
70127
70128
70129
70130
70131
70132
70133
70134
70135
70136
70137
70138
70139
70140
70141
70142
70143
70144
70145
70146
70147
70148
70149
70150
70151
70152
70153
70154
70155
70156
70157
70158
70159
70160
70161
70162
70163
70164
70165
70166
70167
70168
70169
70170
70171
70172
70173
70174
70175
70176
70177
70178
70179
70180
70181
70182
70183
70184
70185
70186
70187
70188
70189
70190
70191
70192
70193
70194
70195
70196
70197
70198
70199
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233
70234
70235
70236
70237
70238
70239
70240
70241
70242
70243
70244
70245
70246
70247
70248
70249
70250
70251
70252
70253
70254
70255
70256
70257
70258
70259
70260
70261
70262
70263
70264
70265
70266
70267
70268
70269
70270
70271
70272
70273
70274
70275
70276
70277
70278
70279
70280
70281
70282
70283
70284
70285
70286
70287
70288
70289
70290
70291
70292
70293
70294
70295
70296
70297
70298
70299
70200
70201
70202
70203
70204
70205
70206
70207
70208
70209
70210
70211
70212
70213
70214
70215
70216
70217
70218
70219
70220
70221
70222
70223
70224
70225
70226
70227
70228
70229
70230
70231
70232
70233

1 SEDGWICK, DETERT, MORAN & ARNOLD LLP
2

3 By: _____
4 Michael Healy

5 Michael Healy (State Bar No. 95098)
6 One Market Plaza
7 Steuart Tower, 8th Floor
8 San Francisco, CA 94105
9 Tel: (415) 781-7900
10 Fax: (415) 781-2635

11 Attorneys for Defendant
12 AU Optronics Corporation America

13 WILMER CUTLER PICKERING HALE AND DORR
14 LLP

15 By: 
16 Steven F. Cherry

17 Steven F. Cherry (*pro hac vice*)
18 1875 Pennsylvania Avenue NW
19 Washington, DC 20006
20 Tel: (202) 663-6000
21 Fax: (202) 663-6363

22 Attorneys for Defendants Chi Mei Optoelectronics
23 USA, Inc., CMO Japan Co., Ltd., and Nexgen
24 Mediatech USA, Inc.
25 PAUL, HASTINGS, JANOFSKY & WALKER LLP

26 By: _____
27 Kevin C. McCann

28 Kevin C. McCann (State Bar No. 120874)
1 Kevin C. McCann (State Bar No. 120874)
2 55 Second Street, 24th Floor
3 San Francisco, CA 94105
4 Tel: (415) 856-7000
5 Fax: (415) 856-7100

6 Attorneys for Defendants Epson Electronics America,
7 Inc. and Epson Imaging Devices Corporation

1

PAUL, HASTINGS, JANOFSKY & WALKER LLP

2

By: 

Kevin C. McCann

3

Kevin C. McCann (State Bar No. 120874)
55 Second Street, 24th Floor
San Francisco, CA 94105
Tel: (415) 856-7000
Fax: (415) 856-7100

4

5

Attorneys for Defendants Epson Electronics America,
Inc. and Epson Imaging Devices Corporation

6

7

8

9

10 MORGAN, LEWIS & BOCKIUS LLP

11

12

By: 

Kent M. Roger

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

Kent M. Roger (State Bar No. 95987)
One Market
Spear Street Tower
San Francisco, CA 94105
Tel.: (415) 442-1000
Fax: (415) 442-1001

Attorneys for Defendants Hitachi Electronic Devices
(USA), Inc., Hitachi, Ltd., and Hitachi Displays, Ltd.

WINSTON & STRAWN LLP

By: 

Lawrence R. Desideri

Lawrence R. Desideri (*pro hac vice*)
35 W. Wacker Drive
Chicago, Illinois 60601
Tel: (312) 558-7883
Fax: (312) 558-5700

Attorneys for Defendant
LG Electronics USA, Inc.

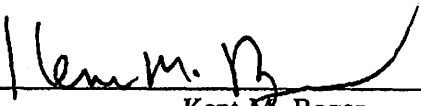
1 PAUL, HASTINGS, JANOFSKY & WALKER LLP
2

3 By: _____
4 Kevin C. McCann

5 Kevin C. McCann (State Bar No. 120874)
6 55 Second Street, 24th Floor
7 San Francisco, CA 94105
8 Tel: (415) 856-7000
9 Fax: (415) 856-7100

10 Attorneys for Defendants Epson Electronics America,
11 Inc. and Epson Imaging Devices Corporation

12 MORGAN, LEWIS & BOCKIUS LLP

13 By: 
14 Kent M. Roger

15 Kent M. Roger (State Bar No. 95987)
16 One Market
17 Spear Street Tower
18 San Francisco, CA 94105
19 Tel.: (415) 442-1000
20 Fax: (415) 442-1001

21 Attorneys for Defendants Hitachi Electronic Devices
22 (USA), Inc., Hitachi, Ltd., and Hitachi Displays, Ltd.

23 WINSTON & STRAWN LLP

24 By: _____
25 Lawrence R. Desideri

26 Lawrence R. Desideri (*pro hac vice*)
27 35 W. Wacker Drive
28 Chicago, Illinois 60601
Tel: (312) 558-7883
Fax: (312) 558-5700

Attorneys for Defendant
LG Electronics USA, Inc.

1 PAUL, HASTINGS, JANOFSKY & WALKER LLP
2

3 By: _____
4 Kevin C. McCann

5 Kevin C. McCann (State Bar No. 120874)
6 55 Second Street, 24th Floor
7 San Francisco, CA 94105
Tel: (415) 856-7000
Fax: (415) 856-7100

8 Attorneys for Defendants Epson Electronics America,
9 Inc. and Epson Imaging Devices Corporation

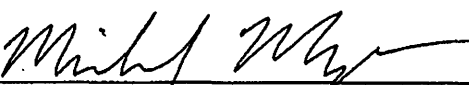
10 MORGAN, LEWIS & BOCKIUS LLP

11 By: _____
12 Kent M. Roger

13 Kent M. Roger (State Bar No. 95987)
14 One Market
15 Spear Street Tower
16 San Francisco, CA 94105
Tel.: (415) 442-1000
Fax: (415) 442-1001

17 Attorneys for Defendants Hitachi Electronic Devices
18 (USA), Inc., Hitachi, Ltd., and Hitachi Displays, Ltd.

19 WINSTON & STRAWN LLP

21 By: 
22 Michael P. Mayer

23 Lawrence R. Desideri (*pro hac vice*)
24 Michael P. Mayer (*pro hac vice*)
25 35 W. Wacker Drive
26 Chicago, Illinois 60601
Tel: (312) 558-7883
Fax: (312) 558-5700

27 Attorneys for Defendant
28 LG Electronics USA, Inc.

1 MORGAN, LEWIS & BOCKIUS LLP
2

3 By: _____
4 Kent M. Roger
5

6 Kent M. Roger (State Bar No. 95987)
7 One Market
8 Spear Street Tower
9 San Francisco, CA 94105
10 Tel.: (415) 442-1000
11 Fax: (415) 442-1001

12 Attorneys for Defendants Hitachi Electronic Devices
13 (USA), Inc., Hitachi, Ltd., and Hitachi Displays, Ltd.

14 WINSTON & STRAWN LLP
15

16 By: _____
17 Lawrence R. Desideri
18

19 Lawrence R. Desideri (*pro hac vice*)
20 35 W. Wacker Drive
21 Chicago, Illinois 60601
22 Tel: (312) 558-7883
23 Fax: (312) 558-5700

24 Attorneys for Defendant
25 LG Electronics USA, Inc.

26 CLEARY GOTTLIEB STEEN & HAMILTON LLP
27

28 By: Michael R. Lazerwitz, Esq.
29 Michael R. Lazerwitz

30 Michael R. Lazerwitz (*pro hac vice*)
31 2000 Pennsylvania Avenue NW
32 Washington, DC 20006
33 Tel.: (202) 974-1680
34 Fax: (202) 974 1999

35 Attorneys for Defendants LG.Philips LCD America,
36 Inc. and LG.Philips LCD Co., Ltd.

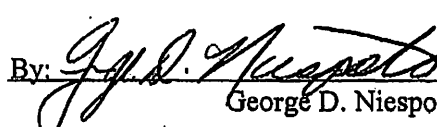
1 CLEARY GOTTLIEB STEEN & HAMILTON LLP
2
3

4 By: _____
5 Michael R. Lazerwitz
6
7

8 Michael R. Lazerwitz (*pro hac vice*)
9 2000 Pennsylvania Avenue NW
10 Washington, DC 20006
11 Tel.: (202) 974-1680
12 Fax: (202) 974 1999
13

14 Attorneys for Defendants LG.Philips LCD America, Inc.
15 and LG.Philips LCD Co., Ltd.
16

17 DUANE MORRIS LLP
18
19

20 By: 
21 George D. Niespolo
22

23 George D. Niespolo (State Bar No. 72107)
24 One Market Street
25 Spear Tower, 20th Floor
26 San Francisco, CA 94105
27 Tel.: (415) 957-3013
28 Fax: (415) 957-3001

29 Attorneys for Defendants NEC Electronics America, Inc.
30

31 SHEPPARD MULLIN RICHTER & HAMPTON LLP
32
33

34 By: _____
35 James L. McGinnis
36

37 James L. McGinnis (State Bar No. 95788)
38 4 Embarcadero Center, 17th Floor
39 San Francisco, CA 94111-4109
40 Tel: (415) 434-9100
41 Fax: (415) 434-3947
42

43 Attorneys for Defendants Samsung Electronics America,
44 Inc., Samsung Semiconductor, Inc. and Samsung
45 Electronics Co., Ltd.
46

1

CLEARY GOTTLIEB STEEN & HAMILTON LLP

2

3

By:

Michael R. Lazerwitz

4

5

6

7

Michael R. Lazerwitz (*pro hac vice*)
2000 Pennsylvania Avenue NW
Washington, DC 20006
Tel.: (202) 974-1680
Fax: (202) 974 1999

8

9

Attorneys for Defendants LG.Philips LCD America, Inc.
and LG.Philips LCD Co., Ltd.

10

DUANE MORRIS LLP

11

12

By:

George D. Niespolo

13

14

15

16

George D. Niespolo (State Bar No. 72107)
One Market Street
Spear Tower, 20th Floor
San Francisco, CA 94105
Tel.: (415) 957-3013
Fax: (415) 957-3001

17

18

19

Attorneys for Defendants NEC Electronics America, Inc.

20

21

SHEPPARD MULLIN RICHTER & HAMPTON LLP

By:

James L. McGinnis

22

23

24

25

26

27

28

James L. McGinnis (State Bar No. 95788)
4 Embarcadero Center, 17th Floor
San Francisco, CA 94111-4109
Tel: (415) 434-9100
Fax: (415) 434-3947

Attorneys for Defendants Samsung Electronics America,
Inc., Samsung Semiconductor, Inc. and Samsung
Electronics Co., Ltd.

1

WHITE & CASE LLP

2

3 By: Wayne A. Cross /mm
4 Wayne A. Cross

5

6 Wayne A. Cross (*pro hac vice*)
7 1155 Avenue of the Americas
8 New York, NY 10036
9 Tel: (212) 819-8200
10 Fax: (212) 354-8113

11

12 Attorneys for Defendants Toshiba America Electronic
13 Components, Inc., Toshiba America Information
14 Systems, Inc., Toshiba Corporation, and Toshiba
15 Matsushita Display Technology Co., Ltd.

16

17

SULLIVAN & CROMWELL LLP

18

19

20 By: _____
21 Garrard R. Beeney

22

23

24 Garrard R. Beeney (*pro hac vice*)
25 125 Broad Street
26 New York, NY 10004
27 Tel: (212) 558-4000
28 Fax: (212) 558-3588

29

30

31 Attorneys for Defendant
32 Koninklijke Philips Electronics N.V.

33

34

35

36 PURSUANT TO STIPULATION, IT IS SO ORDERED.

37

38

39 DATED: _____

40 
41 _____

42 Hon. Susan Illston
43 United States District Judge

44

45

46

47

48

1

WHITE & CASE LLP

2

3

By:

Wayne A. Cross

4

5

6

7

Wayne A. Cross (*pro hac vice*)
1155 Avenue of the Americas
New York, NY 10036
Tel: (212) 819-8200
Fax: (212) 354-8113

8

9

10

Attorneys for Defendants Toshiba America Electronic
Components, Inc., Toshiba America Information
Systems, Inc., Toshiba Corporation, and Toshiba
Matsushita Display Technology Co., Ltd.

11

12

13

SULLIVAN & CROMWELL LLP

14

15

16

17

By: Garrard R. Beeney / nbo
Garrard R. Beeney

18

19

20

21

22

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

40

41

42

43

44

45

46

47

48

49

50

51

52

53

54

55

56

57

58

59

60

61

62

63

64

65

66

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

88

89

90

91

92

93

94

95

96

97

98

99

100

101

102

103

104

105

106

107

108

109

110

111

112

113

114

115

116

117

118

119

120

121

122

123

124

125

126

127

128

129

130

131

132

133

134

135

136

137

138

139

140

141

142

143

144

145

146

147

148

149

150

151

152

153

154

155

156

157

158

159

160

161

162

163

164

165

166

167

168

169

170

171

172

173

174

175

176

177

178

179

180

181

182

183

184

185

186

187

188

189

190

191

192

193

194

195

196

197

198

199

200

201

202

203

204

205

206

207

208

209

210

211

212

213

214

215

216

217

218

219

220

221

222

223

224

225

226

227

228

229

230

231

232

233

234

235

236

237

238

239

240

241

242

243

244

245

246

247

248

249

250

251

252

253

254

255

256

257

258

259

260

261

262

263

264

265

266

267

268

269

270

271

272

273

274

275

276

277

278

279

280

281

282

283

284

285

286

287

288

289

290

EXHIBIT A

ACKNOWLEDGMENT AND AGREEMENT TO BE BOUND

I, _____ [print full name], of

[print or type full address],
declare under penalty of perjury under the laws of the United States of America that I have read
in its entirety and understand the Stipulated Protective Order that was issued by the United
States District Court for the Northern District of California, San Francisco Division, in the
case of In Re TFT-LCD (FLAT PANEL) ANTITRUST LITIGATION, No.: M-07-1827 SI,
MDL No. 1827.

10 I agree to comply with and to be bound by all the terms of this Stipulated
11 Protective Order, and I understand and acknowledge that failure to so comply could expose me
12 to sanctions and punishment in the nature of contempt. I solemnly promise that I will not
13 disclose in any manner any information or item that is subject to this Stipulated Protective
14 Order to any person or entity except in strict compliance with the provisions of this Order.

15 I further agree to submit to the jurisdiction of the United States District Court
16 for the Northern District of California for the purpose of enforcing the terms of this Stipulated
17 Protective Order, even if such enforcement proceedings occur after termination of this action.

Date:

20 | City and State (or Country) where sworn and signed:

21 | Page

23 | Signature:

Attachment C

ACER PLAINTIFFS ODM AND LCD PANEL MAKER LIST

1. Advanced Displays, Inc.
2. ADI Corp.
3. Alpha Networks Inc.; Alpha Technical Services Inc.
4. Alps Electric Co., Ltd.
5. AmTRAN Technology Co. Ltd.; AmTRAN Video Corporation; AmTran America Corporation; Amtran Logistics, Inc.
6. Arima Computer Corporation; Arima Computer (Jiang Su) Co., Ltd.; Arima Computer (U.K.) Ltd.; Flextronics International Ltd.; Flextronics International USA, Inc.; Flextronics America, LLC; Flextronics Computer (Texas) Corporation; Arima Computer (Texas) Corporation
7. AU Optronics Corporation; AU Optronics Corporation America
8. ASUSTek Computer Inc.; Asus Computer International
9. BOE Corp.; BOE Hydis Technology Co., Ltd.; BOE Hydis America Inc.; Hydis Technologies Co., Ltd.; Hydis Taiwan Inc.; BOE Optoelectronics Technology Co., Ltd. (Hong Kong); Beijing BOE Optoelectronics Technology Co., Ltd.
10. Chi Mei Corporation; Chimei Innolux Corporation; Innolux Corporation; Innolux Display Corporation; Chi Mei Optoelectronics Corporation; Chi Mei Optoelectronics USA, Inc.; CMO Japan Co., Ltd.; Nexgen Mediatech, Inc.; Nexgen Mediatech USA, Inc.
11. Chunghwa Picture Tubes, Ltd.; Tatung Co.; Tatung Company of America, Inc.
12. Compal Electronics, Inc.; Compal Communications; Bizcom Electronics, Inc.; Auscom Engineering Inc.; Compal Electronics (China) Co., Ltd.; Compal Electronics Technology (Kunshan) Co., Ltd.; Compal Information (Kunshan) Co., Ltd.; Compal Information Technology (Kunshan) Co., Ltd.
13. Toppoly Optoelectronics Corp.; TPO Displays Corp.
14. Fujitsu Limited; Fujitsu Display Technologies Corp.; FDK America, Inc.
15. HannStar Display Corporation
16. Hitachi, Ltd.; Hitachi Displays, Ltd.; Hitachi Electronic Devices (USA), Inc.; Hitachi East Asia Ltd.; Hitachi High-Technologies Corporation; Hitachi High-Technologies America, Inc.; Hitachi America, Ltd.; Kaohsiung Opto-Electronics Americas, Inc.; KOE Americas, Inc.
17. Hon Hai Precision Industry Co., Ltd.; Foxconn Technology Group; Foxconn Electronics Inc.; Foxconn/Hon Hai Logistics California LLC
18. IDT International Ltd.
19. International Business Machines Corporation; IBM Japan, Ltd.
20. International Display Technology; International Display Technology Co., Inc.; International Display Technology Co., Ltd.; International Display Technology, Ltd.; International Display Technology USA Inc.
21. Inventec Corporation; Inventec Electronics (USA) Co., Ltd.; Inventec (U.S.A.) Corporation; Inventec Distribution North America Corporation; Inventec Configuration (North America) Corporation; Inventec Holding (North America) Corporation; Inventec Manufacturing (North America) Corporation; Inventec BESTA Co., Ltd.; Inventec Micro-Electronics; Inventec Multimedia & Telecom Corp.
22. IPS Alpha Technology, Ltd.
23. LG Display Co., Ltd.; LG.Philips LCD Co., Ltd.; LG Display America, Inc.; LG.Philips LCD America, Inc.; LG International (HK) Ltd.; LG.Philips LCD Taiwan Co., Ltd.; LG Display Taiwan Co., Ltd.; LG

Innotek Co., Ltd.; LG Electronics, Inc.; LG Electronics U.S.A., Inc.; LG Electronics Alabama Inc.; LG Electronics Mexicali S.A. De C.V.; LG Electronics Mexico S.A. de C.V.; LG Electronics Mobile Research U.S.A., LLC; LG Electronics Mobilecomm U.S.A., Inc.; LG Electronics Wales Ltd.; LG Semicon America, Inc.

24. Lite-ON IT Corporation; Lite-ON Technology Corporation; Lite-ON, Inc.; Lite-On Technology USA, Inc.; Lite-On Trading USA, Inc.

25. Mitsubishi Electric Corporation; Mitsubishi Electric & Electronics USA, Inc.; Mitsubishi Electric US, Inc.; Mitsubishi Digital Electronics America Inc.; Mitsubishi Electronics America, Inc.; Mitsubishi Electronics Device Group; Mitsubishi Electronics

26. Mitsui & Co., Ltd.; Mitsui & Co. (Taiwan), Ltd.; Mitsui & Co. (USA), Inc.; Mitsui Comtek Corp.

27. NEC Corporation; NEC Corporation of America; NEC Display Solutions of America, Inc.; NEC LCD Technologies, Ltd.; NEC Electronics America, Inc.; Shanghai SVA-NEC Liquid Crystal Display Co., Ltd.

28. NEC Electronics, Inc.; Renesas Electronics Corporation; Renesas Electronics America Inc.

29. Optoma Technology Inc.; Coretronic Corporation

30. Optrex Corp.

31. Panasonic Corporation; Panasonic Corporation of North America; Panasonic Liquid Crystal Display Co., Ltd.; Panasonic Industrial Sales (Taiwan) Co., Ltd.; Panasonic Industrial Devices Sales Taiwan Co., Ltd.

32. Prime View International Co., Ltd.; E Ink Corporation; E Ink Holdings Incorporated

33. Royal Philips Electronics N.V.; Philips Electronics North America Corp.; Philips Display Corp.; Philips Components Kobe K.K.; Philips Mobile Display Systems

34. Quanta Computer Inc.; Quanta Computer USA, Inc.; Quanta Manufacturing Incorporation; Quanta International, Ltd.; Quanta Service Inc.; Quanta Service Nashville LLC; Quanta Shanghai Manufacture City; Quanta Changshu Manufacturing City; Quanta Chongqing Manufacturing City

35. Quanta Display Inc.

36. S-LCD Corp.

37. Samsung Electronics Co., Ltd.; Samsung Semiconductor, Inc.; Samsung Electronics America, Inc.; Samsung Electronics Taiwan Co., Ltd.; Samsung SDI Co., Ltd.; Samsung SDI America, Inc.; Samsung SSI; Samsung Mobile Display; Samsung Display Co., Ltd.; Samsung Telecommunications America, LLC

38. Sanyo Consumer Electronics Co., Ltd.; Tottori Sanyo Electric Co., Ltd.; Sanyo Electric Co., Ltd.; Sanyo Multimedia Tottori Co., Ltd.; Sanyo Electronic Device (U.S.A.) Corporation; Sanyo North America Corporation; Sanyo Manufacturing Corporation

39. Seiko Epson Corporation; Epson Imaging Devices Corporation; Epson Electronics America, Inc.; Epson America, Inc.

40. Sharp Corporation; Sharp Electronics Corporation

41. Toshiba Corporation; Toshiba Matsushita Display Technology Co., Ltd. (n/k/a Toshiba Mobile Display Co., Ltd.); Toshiba America Electronic Components, Inc.; Toshiba America Information Systems, Inc.; Toshiba Electronics Taiwan Corporation; Toshiba Digital Media Network Taiwan Corporation; Toshiba Corporation Digital Media Network Co.; Toshiba Digital Media Network

42. Top Victory Electronics (Fujian) Co., Ltd.; Top Victory Electronics (Taiwan) Co., Ltd.; Top Victory International Limited; TP Vision Europe B.V.; TP Vision Holding B.V.; TP Vision Netherlands B.V.;

TPV Electronics (Fujian) Co., Ltd.; TPV (Top Victory) Investments Limited; TPV International (USA), Inc.; TPV Technology Limited; Envision Peripherals, Inc.

43. Unipac Optoelectronics Corp.
44. Wistron Corporation; Wistron Corporation (Shanghai) Co., Ltd.; Wistron (Kunshan) Co., Ltd.; Wistron (Zhongshan) Co., Ltd.; Wistron ITS (Beijing) Inc.; Wistron InfoComm (Qingdao) Co., Ltd.; Wistron InfoComm Technology (Kunshan) Co., Ltd.; Wistron InfoComm (Zhongshan) Corporation; Wistron Investment (Sichuan) Co., Ltd.; Wistron InfoComm Manufacturing (Kunshan) Co., Ltd.; Wistron Service (Kunshan) Co., Ltd.; Wistron InfoComm (Chongqing) Co., Ltd.; Wistron InfoComm (Chengdu) Co., Ltd.; Wistron InfoComm (Taizhou) Co., Ltd.; Wistron (Chengdu) Co., Ltd.; Wistron Optronics (Shanghai) Co., Ltd.; Wistron Mexico S.A. de C.V.; Wistron InfoComm Corporation; Wistron InfoComm Texas Corporation